

1 Brian C. Rocca, Bar No. 221576  
brian.rocca@morganlewis.com  
2 Sujal J. Shah, Bar No. 215230  
sujal.shah@morganlewis.com  
3 Michelle Park Chiu, Bar No. 248421  
michelle.chiu@morganlewis.com  
4 Minna Lo Naranjo, Bar No. 259005  
minna.naranjo@morganlewis.com  
5 Rishi P. Satia, Bar No. 301958  
rishi.satia@morganlewis.com  
6 **MORGAN, LEWIS & BOCKIUS LLP**  
One Market, Spear Street Tower  
7 San Francisco, CA 94105-1596  
Telephone: (415) 442-1000  
8 Facsimile: (415) 442-1001

Richard S. Taffet, *pro hac vice forthcoming*  
richard.taffet@morganlewis.com  
**MORGAN, LEWIS & BOCKIUS LLP**  
101 Park Avenue  
New York, NY 10178-0060  
Telephone: (212) 309-6000  
Facsimile: (212) 309-6001

Willard K. Tom, *pro hac vice forthcoming*  
willard.tom@morganlewis.com  
**MORGAN, LEWIS & BOCKIUS LLP**  
1111 Pennsylvania Avenue, NW  
Washington, D.C. 20004-2541  
Telephone: (202) 739-3000  
Facsimile: (202) 739-3001

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10 *Attorneys for Defendant Google LLC*

11 UNITED STATES DISTRICT COURT  
12 NORTHERN DISTRICT OF CALIFORNIA  
13 SAN JOSE DIVISION

14  
15 MARY CARR, individually and on behalf of  
all others similarly situated,

16 Plaintiff,

17 v.  
18 GOOGLE LLC; GOOGLE IRELAND  
19 LIMITED; GOOGLE COMMERCE  
20 LIMITED; GOOGLE ASIA PACIFIC  
PTE. LTD.; and GOOGLE PAYMENT  
CORP.,

21 Defendants.

22 Case No. 5:20-cv-05761-BLF

23 **DEFENDANT GOOGLE LLC'S  
NOTICE OF FILING**

**TO THE COURT AND ALL PARTIES AND THEIR COUNSEL OF RECORD:**

**PLEASE TAKE NOTICE** that on August 31, 2020, Judge Chen filed a Sua Sponte Judicial Referral For Purposes of Determining Relationship of Cases (“Sua Sponte Judicial Referral”) in *Cameron, et al., v. Apple, Inc.*, Case No. 4:19-cv-03074-YGR (“*Cameron*”) at ECF No. 114 and *Epic v. Google LLC et al.*, Case No. 3:20-cv-05671-JD (“*Epic-Google*”) at ECF No. 25 to consider potential relation of *Pure Sweat Basketball, Inc. v. Google LLC et al.*, No. 20-cv-05792-EMC in *Cameron* and *Epic-Google*. On September 3 and 4, 2020, Defendant Google LLC (“Google”) filed Responses to the Sua Sponte Judicial Referral in *Cameron* and *Epic-Google*, both of which include references to the above-captioned case. A true and correct copy of the Response filed in *Cameron* is attached hereto as **Exhibit A**, and a true and correct copy of the Response filed in *Epic-Google* is attached hereto as **Exhibit B**. These Responses are also available at *Cameron, et al., v. Apple, Inc.*, Case No. 4:19-cv-03074-YGR at ECF No. 115 and *Epic v. Google LLC et al.*, Case No. 3:20-cv-05671-JD (“*Epic-Google*”) at ECF No. 32.

Dated: September 4, 2020

By */s/ Brian C. Rocca*

Brian C. Rocca

## MORGAN, LEWIS & BOCKIUS LLP

*Attorneys for Defendant Google LLC*